JS 44 (Rev. 10/20)

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS		DEFENDAN	VTS	
Virginia Ferrari	i	Chester Vall	ley Golf Club, A Nonprofit Corp	
	e of First Listed Plaintiff Camden, NJ EXCEPT IN U.S. PLAINTIFF CASES)		ence of First Listed Defendant Chester, PA (IN U.S. PLAINTIFF CASES ONLY) D CONDEMNATION CASES, USE THE LOCATION OF LAND INVOLVED.	
(c) Attorneys (Firm Name	e, Address, and Telephone Number)	Attorneys (If Kno		
	rara, Jr. The Ferrara Law Firm			
	Ave.Cherry Hill,NJ 08002 856-77	79-9500		
II. BASIS OF JURISI	DICTION (Place an "X" in One Box Only)	III. CITIZENSHIP OF (For Diversity Cases Of	F PRINCIPAL PARTIES (Place an "X" in One Box for Plai and One Box for Defendant)	intij
U.S. Government Plaintiff	3 Federal Question (U.S. Government Not a Party)	Citizen of This State	PTF DEF PTF DE PTF DE Of Business In This State	
2 U.S. Government Defendant	Diversity (Indicate Citizenship of Parties in Item	Citizen of Another State	X 2	5
		Citizen or Subject of a Foreign Country	3 3 Foreign Nation 6	6
IV. NATURE OF SUI	T (Place an "X" in One Box Only)		Click here for: Nature of Suit Code Descriptions.	CONTRACTOR OF
110 Insurance 120 Marine 130 Miller Act 140 Negotiable Instrument 150 Recovery of Overpayment & Enforcement of Judgmen 151 Medicare Act 152 Recovery of Defaulted Student Loans (Excludes Veterans) 153 Recovery of Overpayment of Veteran's Benefits 160 Stockholders' Suits 190 Other Contract 195 Contract Product Liability 196 Franchise 210 Land Condemnation 220 Foreclosure 230 Rent Lease & Ejectment 240 Torts to Land 245 Tort Product Liability 290 All Other Real Property	PERSONAL INJURY 310 Airplane Product Liability 320 Assault, Libel & Slander 330 Federal Employers' Liability 340 Marine 345 Marine Product Liability 350 Motor Vehicle Product Liability 350 Motor Vehicle Product Liability 360 Other Personal Injury 362 Personal Injury Medical Malpractice 385 Property D Product Liability 386 Other Personal Injury 385 Property D Product Liability 440 Other Civil Rights 441 Voting 442 Employment 443 Housing/ Accommodations 445 Amer. w/Disabilities Employment 446 Amer. w/Disabilities Other 348 Education 367 Health Car Product Lia 368 Asbestos F Injury Product Lia 370 Other Frau 380 Other Personal Injury Product Lia 370 Other Personal S85 Property D Product Lia 386 Asbestos F Injury Product Lia 370 Other Personal Injury S85 Property D Product Lia S86 Alien Deta 510 Motions to Sentence S930 General 535 Death Pena Other: 540 Mandamus 550 Civil Rights 555 Prison Conditions Conditions Conditions	INJURY njury - iability ret/ strical njury ability Personal duct COPERTY dd d d d dending amage amage amage amage ability delities For the first and Medical Leave Act applications To the first amount of	422 Appeal 28 USC 158 375 False Claims Act 376 Qui Tam (31 USC 3729(a))	nnd)
V. ORIGIN (Place an "X" in x 1 Original 2 Ren		□ 4 Painstated on □ 6 Trans	oformed from C. Multidianiat C. M. Multidianiat	
Proceeding State	noved from 3 Remanded from Appellate Court		sferred from 6 Multidistrict 8 Multidistrict ther District Litigation - Litigation - cify) Transfer Direct File	
VI. CAUSE OF ACTIO	Cite the U.S. Civil Statute under which y 28 U. S. C.§1332(a). Brief description of cause: Defective Golf course design causes golf	you are filing (Do not cite jurisdictional s		
VII. REQUESTED IN COMPLAINT:	CHECK IF THIS IS A CLASS ACUNDER RULE 23, F.R.Cv.P.	TION DEMAND \$ 450,000	CHECK YES only if demanded in complaint: JURY DEMAND: XYes No	_
VIII. RELATED CASE IF ANY	(S) (See instructions): JUDGE		DOCKET NUMBER	
DATE	SI CNATURE O	F ATTORNEY OF RECORD		-
11/1/2021 FOR OFFICE USE ONLY		100		
	OUNT APPLYING	IEP IUDGE	MAG HIDGE	

UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

DESIGNATION FORM

(to be used by counsel or pro se plaintiff to indicate the category of the case for the purpose of assignment to the appropriate calendar)

Address of Plaintiff: Virginia Ferrari, 25 Copley Ciricle, West Berlin, NJ 08091
Address of Defendant: Chester Valley Golf Club, 430 Swedesboro Road, Malvern, PA 19355
Place of Accident, Incident or Transaction: Chester Valley Golf Club, 4/27/2021
RELATED CASE, IF ANY:
Case Number: Judge: Date Terminated:
Civil cases are deemed related when Yes is answered to any of the following questions:
1. Is this case related to property included in an earlier numbered suit pending or within one year previously terminated action in this court?
2. Does this case involve the same issue of fact or grow out of the same transaction as a prior suit pending or within one year previously terminated action in this court?
3. Does this case involve the validity or infringement of a patent already in suit or any earlier numbered case pending or within one year previously terminated action of this court?
4. Is this case a second or successive habeas corpus, social security appeal, or pro se civil rights Yes No Volume No No Volume No Volume No Volume No Volume No Volume No No Volume No Volume No Volume No Volume No Volume No No Volume No Volume No Volume No Volume No Volume No No Volume No No Volume No No Volume No No No No No
I certify that, to my knowledge, the within case is / is not related to any case now pending or within one year previously terminated action in this court except as noted above.
DATE: 11/01/2021 Must sign here 16035
Attorney-at-Law / Pro Se Plaintiff Attorney I.D. # (if applicable)
CIVIL: (Place a √ in one category only)
A. Federal Question Cases: B. Diversity Jurisdiction Cases:
1. Indemnity Contract, Marine Contract, and All Other Contracts 1. Insurance Contract and Other Contracts 2. FELA 2. Airplane Personal Injury 3. Jones Act-Personal Injury 3. Assault, Defamation 4. Antitrust 4. Marine Personal Injury 5. Patent 5. Motor Vehicle Personal Injury 6. Labor-Management Relations ✓ 6. Other Personal Injury (Please specify): 7. Civil Rights 7. Products Liability 8. Habeas Corpus 8. Products Liability – Asbestos 9. Securities Act(s) Cases 9. All other Diversity Cases 10. Social Security Review Cases (Please specify):
11. All other Federal Question Cases (Please specify):
(Please specify): ARBITRATION CERTIFICATION
(Please specify):
ARBITRATION CERTIFICATION (The effect of this certification is to remove the case from eligibility for arbitration.) Michael A Forrara Ir
ARBITRATION CERTIFICATION (The effect of this certification is to remove the case from eligibility for arbitration.) I, Michael A. Ferrara, Jr. , counsel of record or pro se plaintiff, do hereby certify: Pursuant to Local Civil Rule 53.2, § 3(c) (2), that to the best of my knowledge and belief, the damages recoverable in this civil action case
ARBITRATION CERTIFICATION (The effect of this certification is to remove the case from eligibility for arbitration.) I, Michael A. Ferrara, Jr, counsel of record or pro se plaintiff, do hereby certify: Pursuant to Local Civil Rule 53.2, § 3(c) (2), that to the best of my knowledge and belief, the damages recoverable in this civil action case exceed the sum of \$150,000.00 exclusive of interest and costs:

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF PENNSYVANIA

THE FERRARA LAW FIRM, LLC

Attorneys for Plaintiff
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www.ferraralawfirm.com

Virginia Ferrari 25 Copley Circle West Berlin, NJ 08091

Plaintiff,

v.

Chester Valley Golf Club, a Nonprofit Corporation 430 Swedesford Road Malvern, PA 19355

Defendant.

Civil Action No:

COMPLAINT

Virginia Ferrari submits this complaint regarding a personal injury cause of action against the defendant Chester Valley Golf Club and in support thereof avers the following:

PARTIES

- Virginia Ferrari is an individual adult residing at 25 Copley Circle, West Berlin, NJ 08091.
- 2. Defendant Chester Valley Golf Club is a nonprofit corporation with its principal place of business at 430 Swedesford Road, Malvern, PA 19355.

JURISDICTION AND VENUE

- Virginia Ferrari who now, and at the time of the incident, maintains her domicile at
 Copley Circle, West Berlin, NJ 08091.
- 2. Virginia Ferrari was on the premises in Malvern, (Chester County) Pennsylvania at the time of the incident.
- 3. This Court has subject matter jurisdiction over this action pursuant to 28 U.S.C. §1332(a) in that there is diversity of citizenship between the Plaintiff and the Defendant.
- 4. Virginia Ferrari resides in West Berlin, New Jersey, the defendant is located in Malvern, Pennsylvania.
 - 5. The amount in controversy exceeds \$75,000.
- 6. Venue is properly laid in the Eastern District of Pennsylvania, pursuant to 28 U.S.C. \$1332(c)(2), since the Eastern District of Pennsylvania is the district in which the Defendant is located and where the incident took place.

BACKGROUND

7. On April 27, 2021 Virginia Ferrari was playing in a golf tournament hosted by the Chester Valley Golf Club. As she drove her cart on fairway #13, her golf cart suddenly overturned. There were no warning signs of the danger. The course was designed in such a negligent fashion that this incident was foreseeable. She sustained a complete anterior cruciate ligament tear, a closed fracture of her left tibial, a rupture of anterior cruciate ligament of her left knee, and a derangement of the posterior horn of medial meniscus of her left knee, as well as permanent scarring.

COUNT I NEGLIGENCE

- 8. The preceding paragraphs are incorporated by reference.
- 9. Defendant Chester Valley Golf Club is the owner and operator of the golf course where Virginia Ferrari was injured.
- 10. The design and ongoing maintenance of the golf course was done in a negligent manner that resulted in Virginia Ferrari's golf cart overturning.
- 11. There was no posted signage warning of the danger that Virginia Ferrari encountered.

 Defendant's failure to worn of the danger is negligent.
 - 12. Defendant's negligence was a proximate cause of Virginia Ferrari's damages.

WHEREFORE, Virginia Ferrari demands judgment against defendants Chester Valley
Golf Club for compensatory damages, interest and costs of suit.

DEMAND FOR TRIAL BY JURY

PLEASE TAKE NOTICE that plaintiff demands a trial by jury

THE FERRARA LAW FIRM, LLC

BY:

Michael A. Ferrara, Jr., Esquire

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Attorneys for Plaintiffs

Date: November 2, 2021